

# **Exhibit 3**

Privilege Log - Second Installment

Bates No. / PRIVID	Family Identifier	File Type	Date / Time	File Name	Email Subject	Email To	Email CC	Email BCC	Email From	Privilege Treatment	Swecker Work Product	VMS Privilege Asserted	RAK Privilege Asserted	Description
SWECKER_00001030	SWECKER_00001030	Outlook Email	12/24/2016 16:14		FW: Ras Al Kaimah Matter	chris swecker <sweckchris@aol.com>			Pete Seeber <pseeber@roculusnetworks.com>	Withheld			Litigation Privilege; Work Product	Emails reflecting investigative work performed at the direction of counsel for the dominant purpose of litigation.
SWECKER_00001042	SWECKER_00001042	Outlook Email	12/24/2016 16:14		Re: Pending Civil Actions	chris swecker <sweckchris@aol.com>			Shawn Henry <shawn@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Emails reflecting investigative work performed at the direction of counsel for the dominant purpose of litigation.
SWECKER_00001044	SWECKER_00001044	Outlook Email	12/29/2016 14:16		CrowdStrike Research Request - Clarification Discussion	sweckchris@aol.com	Shawn Henry <shawn@crowdstrike.com>; Adam Meyers <adam@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Jim Hung <jim.hung@crowdstrike.com>		Justin Weissert <justin.weissert@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001046	SWECKER_00001046	Outlook Email	12/29/2016 19:53		Re: CrowdStrike Research Request - Clarification Discussion	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Adam Meyers <adam@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Jim Hung <jim.hung@crowdstrike.com>		Justin Weissert <justin.weissert@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001048	SWECKER_00001048	Outlook Email	12/30/2016 8:44		Re: CrowdStrike Research Request - Clarification Discussion	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Adam Meyers <adam@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Jim Hung <jim.hung@crowdstrike.com>		Justin Weissert <justin.weissert@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001050	SWECKER_00001050	Outlook Email	1/4/2017 13:49		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001051	SWECKER_00001050	Microsoft Word 2013	1/4/2017 13:49	Proposed SOW Draft Language.docx						Withheld			Litigation Privilege; Work Product	Summary detailing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001053	SWECKER_00001053	Outlook Email	1/5/2017 8:37		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001055	SWECKER_00001055	Outlook Email	1/6/2017 11:03		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	Jim Hung <jim.hung@crowdstrike.com>; chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Paul Schultz <paul.schultz@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001057	SWECKER_00001057	Outlook Email	1/9/2017 15:53		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001058	SWECKER_00001057	Microsoft Word 97/98	1/9/2017 15:53	CrowdStrike Services SOW 1 - Chris Swecker Attorney At Law - Incident Response Services SOW 010617[2].doc						Withheld			Litigation Privilege; Work Product	Summary detailing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001060	SWECKER_00001060	Outlook Email	1/11/2017 15:44		[Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001061	SWECKER_00001060	Microsoft Word 97/98	1/11/2017 15:44	CrowdStrike Services SOW 1 - Chris Swecker Attorney At Law - Incident Response Services SOW 010617[2][3].doc						Withheld			Litigation Privilege; Work Product	Summary detailing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.

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Bates No. / PRIVID	Family Identifier	File Type	Date / Time	File Name	Email Subject	Email To	Email CC	Email BCC	Email From	Privilege Treatment	Swecker Work Product	VMS Privilege Asserted	RAK Privilege Asserted	Description
SWECKER_00001063	SWECKER_00001063	Outlook Email	1/12/2017 12:22		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>; rich@ntilawenforcement.org	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001065	SWECKER_00001065	Outlook Email	1/12/2017 13:07		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	Rich Garcia <rich@ntilawenforcement.org>; chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001067	SWECKER_00001067	Outlook Email	1/12/2017 13:51		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris.swecker@gmail.com; chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001068	SWECKER_00001067	Microsoft Word 2003/2004	1/12/2017 13:51	CrowdStrike Services SOW 1 - Chris Swecker Attorney At Law - Expert Witness 011217[1].doc						Withheld			Litigation Privilege; Work Product	Summary detailing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001080	SWECKER_00001080	Outlook Email	1/13/2017 7:05		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris.swecker@gmail.com; chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001082	SWECKER_00001082	Outlook Email	1/13/2017 10:15		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	Rich Garcia <rich@ntilawenforcement.org>; chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001084	SWECKER_00001084	Outlook Email	1/13/2017 10:27		Re: [Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	Rich Garcia <rich@ntilawenforcement.org>	chris swecker <sweckchris@aol.com>; Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001087	SWECKER_00001087	Outlook Email	1/13/2017 17:36		Re: [Privileged & Confidential] Torrent Data	Richard Garcia <rich@ntilawenforcement.org>	chris swecker <sweckchris@aol.com>; Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001089	SWECKER_00001089	Outlook Email	1/4/2017 8:38		[Privileged & Confidential] CrowdStrike Expert Witness Statement of Work	chris swecker <sweckchris@aol.com>	Shawn Henry <shawn@crowdstrike.com>; Thomas Etheridge <thomas.etheridge@crowdstrike.com>; Paul Schultz <paul.schultz@crowdstrike.com>; Justin Weissert <justin.weissert@crowdstrike.com>		Jim Hung <jim.hung@crowdstrike.com>	Withheld			Litigation Privilege; Work Product	Email discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001090	SWECKER_00001089	Microsoft Word 2016	1/4/2017 8:38	CrowdStrike Services SOW 1 - Chris Swecker Attorney At Law - Expert Witness 011416. FINAL.docx						Withheld			Litigation Privilege; Work Product	Summary detailing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.
SWECKER_00001097	SWECKER_00001097	Outlook Email	12/26/2016 10:35		Fwd: Ras Al Kaimah Matter	Nicholas Del Rosso <ndr@vitalmanage.com>			chris swecker <sweckchris@aol.com>	Withheld		Attorney Client Communication	Litigation Privilege; Work Product	Emails discussing investigative work to be performed at the direction of counsel to facilitate the provision of legal advice for the dominant purpose of litigation.